UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

٧.

ORDER OF DETENTION PENDING TRIAL

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M	largarito Flores-Cordero		Case Number:	09-6011M	
present and was	rith the Bail Reform Act, represented by counsel. defendant pending trial in	I conclude by a prepond	etention hearing derance of the ev	g was held on January 13, 2009. Defendant was vidence the defendant is a flight risk and order the	
l final had name		FINDINGS	OF FACT		
	nderance of the evidence				
<u> </u>		nt is not a citizen of the United States or lawfully admitted for permanent residence.			
		, at the time of the charged offense, was in the United States illegally.			
	If released herein, the Enforcement, placing him or otherwise removed.	eleased herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs orcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported otherwise removed.			
	The defendant has no si	gnificant contacts in the	United States o	r in the District of Arizona.	
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.				
	The defendant has a pric	or criminal history.			
	The defendant lives/work	s in Mexico.			
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.				
	There is a record of prior	failure to appear in cou	rt as ordered.		
	The defendant attempted	d to evade law enforcem	ent contact by f	leeing from law enforcement.	
	The defendant is facing a	a maximum of	y	vears imprisonment.	
at the time of the 1. 2. The defe a corrections face appeal. The defe of the United Sta defendant to the IT IS OR deliver a copy of Court.	There is a serious risk the No condition or combinate endant is committed to the ility separate, to the extendant shall be afforded attes or on request of an afforded States Marshal for the motion for review/received.	except as noted in the re CONCLUSIO at the defendant will flection of conditions will rea DIRECTIONS REGA e custody of the Attorner at practicable, from person a reasonable opportunity torney for the Governme or the purpose of an app APPEALS AND THIR appeal of this detention of consideration to Pretrial S	cord. INS OF LAW e. asonably assure RDING DETEN y General or his or for private cons ent, the person in becarance in conr ED PARTY REL order be filed with Services at least	/her designated representative for confinement in erving sentences or being held in custody pending sultation with defense counsel. On order of a cour in charge of the corrections facility shall deliver the nection with a court proceeding.	
Services sufficie	ently in advance of the helpotential third party custoo	earing before the Distric	t Court to allow	Pretrial Services an opportunity to interview and	
DATE	D this 13 th day of Ja	anuary, 2009.			
		David K United States M	Duncan Magistrate Jud	ge	